## Case 2:14-cv-01699-LRH-CWH Document 189 Filed 03/25/16 Page 1 of 5

1 2	BOIES, SCHILLER & FLEXNER LLP RICHARD J. POCKER (NV Bar No. 3568)	HOWARD & HOWARD PLLC W. WEST ALLEN (Nevada Bar No. 5566)
3	300 South Fourth Street, Suite 800 Las Vegas, NV 89101 Telephone: (702) 382-7300	wwa@h2law.com 3800 Howard Hughes Parkway, Suite 1000 Las Vegas, NV 89169
4	Facsimile: (702) 382-2755 rpocker@bsfllp.com	Telephone: (702) 667-4843 Facsimilie: (702) 567-1568
5	BOIES, SCHILLER & FLEXNER LLP	SHOOK, HARDY & BACON LLP
6	STEVEN C. HOLTZMAN (pro hac vice) BEKO O. REBLITZ-RICHARDSON	B. TRENT WEBB (pro hac vice) JOHN D. GARRETSON (pro hac vice)
7	(pro hac vice) 1999 Harrison Street, Suite 900	RYAN D. DYKAL (pro hac vice) PETER STRAND (pro hac vice) LYNN C. HERNDON (pro hac vice)
8	Oakland, CA 94612 Telephone: (510) 874-1000	LYNN C. HERNDÖN (pro hac vice) 2555 Grand Boulevard Konses City, Missouri 64108, 2613
9	Facsimile: (510) 874-1460 sholtzman@bsfllp.com	Kansas City, Missouri 64108-2613 Telephone: (816) 474-6550
10	brichardson@bsfllp.com	Facsimile: (816) 421-5547 bwebb@shb.com
11	MORGAN, LEWIS & BOCKIUS LLP THOMAS S. HIXSON (pro hac vice)	jgarretson@shb.com rdykal@shb.com
12	JOHN A. POLITO (pro hac vice) NITIN JINDAL (pro hac vice)	pstrand@shb.com lherndon@shb.com
13	One Market, Spear Street Tower San Francisco, CA 94105	SHOOK, HARDY & BACON LLP
14	Telephone: 415.442.1000 Facsimile: 415.442.1001	ROBERT H. RECKERS (pro hac vice) 600 Travis Street, Suite 3400
15	thomas.hixson@morganlewis.com john.polito@morganlewis.com	Houston, Texas 77002 Telephone: (713) 227-8008
16	nitin.jindal@morganlewis.com	Facsimile: (713) 227-9508 rreckers@shb.com
17	DORIAN DALEY (pro hac vice) DEBORAH K. MILLER (pro hac vice)	SHOOK, HARDY & BACON LLP
18	JAMES C. MAROULIS (pro hac vice) ORACLE CORPORATION	THOMAS DAMMRICH ( <i>pro hac vice</i> ) 111 South Wacker Drive, 51st Floor
19	500 Oracle Parkway M/S 5op7	Chicago, Illinois 60606 Telephone: (312) 704-7700
20	Redwood City, CA 94070 Telephone: 650.506.4846	Facsimile: (312) 558-1195 tdammrich@shb.com
21	Facsimile: 650.506.7114 dorian.daley@oracle.com	DEBEVOISE & PLIMPTON LLP
22	deborah.miller@oracle.com jim.maroulis@oracle.com	JAMES J. PASTORE ( <i>pro hac vice</i> ) JOHN S. KIERNAN ( <i>pro hac vice</i> ) 919 Third Avenue
23	Attorneys for Counterclaimant Oracle America, Inc. and Defendant and	New York, New York 10022
24	Counterclaimant Oracle International Corp.	Telephone: (212) 909-6000 Facsimile: (212) 909-6836
25		jjpastore@debevoise.com jskiernan@debevoise.com
26		
27		
28		

	Case 2:14-cv-01699-LRH-CWH Docume	ent 189	Filed 03/25/16 Page 2 of 5		
1 2 3 4	DEBEVOISE & PLIMPTON LLP JEFFREY P. CUNARD (pro hac vice) 555 13th Street, N.W. Washington, DC 20004 Telephone: (202) 383-8000 Facsimile: (202) 383-9237 jpcunard@debevoise.com				
5 6		DAN 6601 Pleas	NI STREET, INC. IEL B. WINSLOW (pro hac vice) Koll Center Parkway, Suite 300 anton, California 94566		
7 8	Telephone: (925-264-7736 dwinslow@riministreet.com jreilly@riministreet.com				
9	JOHN P. REILLY (pro hac vice) 3993 Howard Hughes Parkway, Suite 500				
10	3993 Howard Hughes Parkway, Suite 500 Las Vegas, NV 89169 Telephone: (336-402-4068)				
11	Attorneys for Plaintiff and Counter				
12	Defendant Rimini Street, Inc., and Counter Defendant Seth Ravin				
13	UNITED STATES DISTRICT COURT				
14	DISTRICT OF NEVADA				
15					
15 16	RIMINI STREET, INC., a Nevada corporation;	С	Case No 2:14-cv-01699 LRH PAL		
	RIMINI STREET, INC., a Nevada corporation; Plaintiff,	S	TIPULATED SUPPLEMENTAL		
16		S' P C	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS		
16 17	Plaintiff,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER		
16 17 18	Plaintiff, v. ORACLE INTERNATIONAL	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation, Defendant.	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20 21	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20 21 22	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation, Defendant.  ORACLE AMERICA, INC., a Delaware	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20 21 22 23	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation, Defendant.  ORACLE AMERICA, INC., a Delaware corporation, et al.,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20 21 22 23 24 25 26	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation, Defendant.  ORACLE AMERICA, INC., a Delaware corporation, et al., Counterclaimants,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		
16 17 18 19 20 21 22 23 24 25	Plaintiff, v.  ORACLE INTERNATIONAL CORPORATION, a California corporation, Defendant.  ORACLE AMERICA, INC., a Delaware corporation, et al.,  Counterclaimants, v.  RIMINI STREET, INC., a Nevada corporation,	S' P C P	TIPULATED SUPPLEMENTAL ROTECTIVE ORDER CONCERNING DOCUMENTS RODUCED PURSUANT TO THE ARTIES' TECHNOLOGY-		

WHEREAS, the Court entered a Stipulated Protective Order on May 18, 2015 (Dkt. 58); WHEREAS, Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant Seth Ravin (together, "Rimini") and Counterclaimant Oracle America, Inc. and Defendant and Counterclaimant Oracle International Corp. (together, "Oracle"; all parties collectively, "Parties," any party, "Party") have agreed that the Stipulated Protective Order (Dkt. 58) should be amended to add the following provisions to better effectuate the Parties' proposed technology-assisted review protocol, Dkt. 106, Ex. A (the "TAR Protocol");

**WHEREAS,** the Parties have agreed that all paragraph references and defined terms below refer to the paragraphs and definitions of the Stipulated Protective Order unless otherwise stated;

## NOW, THEREFORE, IT IS STIPULATED BY AND BETWEEN THE PARTIES THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, AS FOLLOWS:

- 24. All documents and other materials produced pursuant to the TAR Protocol or any subsequent version thereof agreed to by the Parties ("TAR Documents") shall be produced with a metadata field that identifies them as TAR Documents.
- 25. All TAR Documents shall be designated and treated by all Parties as "Highly Confidential Information Attorneys' Eyes Only" at the time of production.
- Designating Party's confidentiality designation of any TAR Documents may be initiated either in writing or via voice-to-voice dialogue. Any such challenge must identify the challenged confidentiality designations by the Bates number(s) of the corresponding TAR Documents. The Designating Party shall respond in writing to any such challenge within ten (10) days. If the Parties are unable to resolve any dispute regarding a challenge to a Designating Party's confidentiality designation of TAR Documents, the Parties will submit their dispute(s) to the Court in the manner approved by the Court for raising discovery disputes in this case. For the avoidance of doubt, Paragraph 16 otherwise remains in full force and effect.
- 27. For the avoidance of doubt, the ten-day deadline set forth in Paragraph 26 will be calculated pursuant to Federal Rule of Civil Procedure 6(a)(1). Federal Rule of Civil Procedure

1	6(d)'s three-day extension for documents served electronically does not apply to the ten-day				
2	deadline.				
3	28. The Parties may modify this procedure, including but not limited to the deadline set				
4	forth in Paragraph 26, for any set of TAR Documents through written agreement without further				
5	order of the Court.				
6					
7					
8					
9	Dated: March 24, 2016				
10	SHOOK, HARDY & BACON LLP MORGAN, LEWIS & BOCKIUS LLP				
11	By: /s/ Peter E. Strand By: /s/ Thomas S. Hixson				
12 13	Peter E. Strand Attorneys for Plaintiff and Counterdefendant Rimini Street, Inc. and Counterdefendant South Proving  Thomas S. Hixson Attorneys for Counterclaimant Oracle America, Inc. and Defendant and Counterplainment Oracle International Corn				
14	Seth Ravin Counterclaimant Oracle International Corp.				
15	IS IT SO ORDERED:				
16	DATED: March 25 _, 2016 By: Jega a. Yeen				
17	United States Magistrate Judge				
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					
	2				

Casse 2 144 cov-0016999-LFRIII-CVVH Doccumentt 1889 FFiled 003/225/166 Pragge 44 off 5

## Casse 2 1144-cov-0016999-LFRIIII-CFA/LH | Doccumentt 11889 | FFiled 003/225/1166 | Pagge 5 off 5

## ATTESTATION OF FILER The signatories to this document are Peter E. Strand and me, and I have obtained Mr. Strand's concurrence to file this document on his behalf. Dated: March 24, 2016 MORGAN, LEWIS & BOCKIUS LLP /s/ Thomas S. Hixson By: Thomas S. Hixson Attorneys for Counterclaimant Oracle America, Inc. and Defendant and Counterclaimant Oracle International Corp.